

**IN THE UNITED STATES DISTRICT COURT
DISTRICT OF MAINE**

MICHAEL MCKENZIE, individually and)	
doing business as AMERICAN IMAGE ART,)	
an unincorporated dba,)	
)	
Plaintiff,)	Civil Action No.: 2:20-cv-00262-NT
)	
v.)	
)	
JAMES W. BRANNAN, as personal)	
representative of THE ESTATE OF ROBERT)	
INDIANA, and AARON M. FREY, only in his)	
official capacity as Attorney General of the)	
State of Maine)	
)	
Defendants.)	

DEFENDANT JAMES W. BRANNAN'S WITNESS LIST

Defendant James W. Brannan ("Defendant," "the Estate," or "Brannan") hereby submits its witness list as follows:

Name and address	Subject matter of testimony	Estimated time for examination
James W. Brannan c/o Seth W. Brewster Eaton Peabody 100 Middle Street P.O. Box 15235 Portland, ME 04112-5235	<ul style="list-style-type: none"> • Background of Estate • Negotiation of Term Sheet; Negotiation of Settlement Agreement/ Production Agreement • Post-mediation conduct of McKenzie 	Direct: 1.5 hours
Michael McKenzie c/o John Markham Markham & Read One Commercial Wharf West Boston, MA 02110	<ul style="list-style-type: none"> • Negotiation of Term Sheet; Negotiation of Settlement Agreement/ Production Agreement • Post-mediation conduct 	Cross: 2.0 hours
Osvaldo Gonzalez 171 Goldens Bridge Road Katonah, NY 10536	<ul style="list-style-type: none"> • Negotiation of Term Sheet • Post-mediation conduct of McKenzie 	Cross: 1.0 hours
Lawrence Sterrs c/o William S. Kelly, Esq. Kelly & Associates, LLC 96 High Street Belfast, ME 04915	<ul style="list-style-type: none"> • Background of Star of Hope • Participation in the mediation • Post-mediation conduct of McKenzie 	Direct: 1.0 hours

Edward Boyle, Esq. Venable LLP 1270 Avenue of the Americas New York, NY 10020	<ul style="list-style-type: none"> • Negotiation of Term Sheet; Negotiation of Settlement Agreement/ Production Agreement • Post-mediation conduct of McKenzie 	Direct: 1.5 hours
Sigmund D. Schutz, Esq. Preti Flaherty One City Center Portland, ME 04112-9546	<ul style="list-style-type: none"> • Negotiation of Term Sheet 	Direct: 0.5 hours
John Simoni, Esq. Goetz Fitzpatrick LLP One Penn Plaza, 31 st Floor New York, NY 10119	<ul style="list-style-type: none"> • Negotiation of Term Sheet; Negotiation of Settlement Agreement/ Production Agreement • Post-mediation conduct of McKenzie 	Cross: 1.5 hours

JAMES W. BRANNAN,

By his attorneys,

DATED: July 11, 2022

/s/ Seth W. Brewster

Seth W. Brewster, Esq., Bar No. 3741

Alfred J. Falzone, Esq., Bar No. 6497

Counsel for Defendant James W. Brannan

EATON PEABODY

100 Middle Street

P.O. Box 15235

Portland, ME 04112-5235

(207) 274-5266

sbrewster@eatonpeabody.com

afalzone@eatonpeabody.com

CERTIFICATE OF SERVICE

I hereby certify that on July 11, 2022, I electronically filed Defendant Brannan's Witness List using the CM/ECF system, which will send notification of such filing(s) to all counsel of record.

/s/ Seth W. Brewster
Seth W. Brewster, Esq.